

	ED STATES DIS HERN DISTRIC	STRICT COURT TOF NEW YORK	Document 3	Filed 03/31/11	Page 2 of 3
Stepho	en Pulido	Plaintiff(s),	* * * * * * * * * * * * * X		E MANAGEMENT PLAN UDGE RAKOFF)
The C	ity of New York	(Defendant(s)		Ţ	<u>11cv1714</u> (JSR)
No. All av. gr		This Court requires t		all be <u>ready for t</u>	<u>ial</u> on
This pl					gement Plan is adopted. Il Rules of Civil Procedure.
A.	The case (is) 1	is not) to be tried to a	ury. [Circle as a	ppropriate	
В	Joinder of additional parties must be accomplished by 6 37 06 11				
C ,	Amended pleadings may be filed without leave of Court until 612712611				
D.		ddition to the disclosu			
	1201001		cument requests	may be served as a	be served by required, but no document discovery as set forth in item
	District of New permitted excep	York must be served !	oy <u>5 20 20</u> ermission of Jud	<u>>{ </u>	Civil Rules of the Southern ther interrogatories are le 33,3(a) interrogatories. R. Civ. P. 26(a).
	party claim) that required by Fed claim that intended equired by Fed designated as "ropinions covered application for appreceding senter	t intends to offer expense. R. Civ. P. 26(a)(2) by ds to offer expert testin. R. Civ. P. 26(a)(2) by ebuttal" or otherwise) d by the aforesaid disciplination of the made not be seen as the control of the control o	t testimony in revenue to the state of the s	spect of such claim tivery on to such claim n ti No ex ti by other experts pon prior express tys after the date s	im, cross-claim, or third- n must make the disclosures party-opponent of such nust make the disclosures pert testimony (whether or beyond the scope of the permission of the Court, pecified in the immediately ust occur within the time
ate	to move	or unswer			
lay	20, 201	er unswer		SIDC FONY OCU Y INT LYCTAU	TALLY FILED

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4. Depositions. All depositions (including any expert depositions, see item 3 above) must be completed by Aq. 15 201. Unless counsel agree otherwise or the Court so orders. depositions shall not commence until all parties have completed the initial disclosures required by Fed. R. Civ. P. 26(a)(1) or until four weeks from the date of this Order, whichever is earlier.

Depositions shall proceed concurrently, with no party having priority, and no deposition shall extend beyond one business day without prior leave of the Court.
5. Requests to Admit. Requests to Admit, if any, must be served by Joly 11, 3011 [insert date that is no later than 30 days prior to date of close of discovery as set forth in item 6 below].
6. All discovery is to be completed by $\frac{\sqrt{0.4 + 0.5}}{\sqrt{0.4 + 0.5}}$. Interim deadlines for items 1-5 above may be extended by the parties on consent without application to the Court, provided the parties are <u>certain</u> they can still meet the discovery completion date set forth in this paragraph. The discovery completion date may be adjourned only upon a showing to the Court of extraordinary circumstances, and may not be extended on consent.
E. Post-discovery summary judgment motions in the form prescribed by the Court's Individual Rules of Practice may be brought on without further consultation with the Court provided that a Notice of any such motion, in the form specified in the Court's Individual Rules of Practice, is filed no later than one week following the close-of-discovery date (item D-6 above) and provided that the moving papers are served by Automatic answering papers by specified in the Court of these days being no later than six weeks following the close of discovery]. Each party must file its respective papers with the Clerk of the Court on the same date that such papers are served. Additionally, on the same date that any papers are served and filed, counsel filing and serving the papers must arrange to deliver courtesy non-electronic hard copies to the Courthouse for delivery to Chambers.
F. A final pre-trial conference, as well as oral argument on any post-discovery summary judgment motions, shall be held on 1/26/11 at 1/20/11 date to be inserted by the Court], at which time the Court shall set a firm trial date. The timing and other requirements for the Joint Pretrial Order and/or other pre-trial submissions shall be governed by the Court's Individual Rules of Practice.
G. All motions and applications shall be governed by Judge Rakoff's Individual Rules of Practice. Counsel shall promptly familiarize themselves with all of the Court's Individual Rules, as well as with the Local Rules for the United States District Court for the Southern District of New York.
SO ORDERED.
U.S.D.J.
DATED: New York, New York